## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON

UNITED STATES OF AMERICA,		Case No. 3:23-mj-00136-1				
						v.
ANGEL EDUARDO MENDOZA RAMIREZ		ORDER OF DETENTION AFTER HEARING (18 USC § 3142(i))				
On motion of the Government involving an alled sk to the safety of any other person a serious risk defendant will flee;  serious risk defendant will obstruct or juror or attempt to do so,  Upon consideration by the court sua sponte invariant serious risk defendant will flee;  serious risk defendant will obstruct or juror or attempt to do so,	or the community r attempt to obstru olving a:	uct justice, or th	nreaten, injur	e, or intimidate a prospective	e witness or	
Having considered the nature and circumstances of characteristics of the defendant, and the nature and by the defendant's release, the court finds that:						
The offense charged creates a rebuttable presun safety of the community.	nption in 18 USC	§ 3142(e) that	no combinat	ion of conditions will reason	ably assure th	
No condition or combination of conditions will	reasonably assur	e the appearanc	e of defenda	nt as required due to:		
☐ Foreign citizenship and/or illegal alien ☐ In custody/servi				☐ Substance use/abuse ☐ Unknown		
☐ ICE Detainer	•					
L ICE Detainer	☐ Outstanding	warrant(s)		family/employment/commu	nity ties	
<ul> <li>□ Deportation(s)</li> <li>□ Multiple or false identifiers</li> <li>□ Aliases</li> </ul>	☐ Prior failure(: ☐ Mental health		☐ Unstable/no residence ☐ Information unverifie			
<ul> <li>□ Prior criminal history, □ including drug/</li> <li>□ Prior supervision failure(s), □ Including</li> </ul>				cohol related offense		
Other:	reasonably accur	e the safety of c	thar narcone	and the community due to		
Nature of offense	icasonaory assure	c the salety of t	mer persons	and the community due to,		
☐ Arrest behavior			☐ Substance use/abuse			
☐ Possession of weapon(s)		☐ Mental health issues				
☐ Violent behavior		☐ Alleged offense involves child pornography on the internet				
☐ Prior criminal history, ☐ including drug/d	rug related	☐ includ	ing alcohol/a	lcohol related offense		
offense, ☐ Prior supervision failure(s), ☐ Including	illicit deno neo	□ includ	ing aloohol a	huga		
☐ Other:		□ mena	☐ including alcohol abuse			
ther (writ/serving federal or state sentence):						
Defendant has not rebutted by sufficient eviden		the presumption	n provided i	n 18 USC § 3142(e).		
Defendant did not seek release, and therefore m detention hearing under 18 U.S.C. § 3142(f).	-		•	• ( )	ng to reopen a	
THEREFORE, IT IS ORDERED that:						
1. Defendant is detained prior to trial;						
2. Defendant is committed to the	custody of the Att	torney General	for confinem	ent in a corrections facility	eparated, as	
far as practicable, from persons 3. Defendant shall be afforded a re	awaiting or servi	ing sentences of	r being neid i	in custody pending appeal;		
4. The superintendent of the corre United States Marshal for the p	ctions facility in	which defendan	it is confined	shall make the defendant av	ailable to the	
DATED: August 17, 2023		/		' <b>'</b>		
Divido, Hugust 11, 2023		UnitedSt	ates Magistra	ite Padge		
		11	* V ~ /	₩ ~		